

1
2
3
4 DAVID WAYNE WILSON,
5 Plaintiff,
6 v.
7 LURA MERITT, et al.,
8 Defendants.

9 Case No. 22-cv-02396-HSG

10
11 **ORDER OF TRANSFER**

12
13 Plaintiff, an inmate housed at Corcoran Substance Abuse Treatment Facility and State
14 Prison (“CSATF”) in Corcoran, California, filed this *pro se* civil rights action pursuant to 42
15 U.S.C. § 1983. Plaintiff has named as defendants CSATF, certain medical staff at CSATF, and
16 the California Department of Corrections and Rehabilitation. He alleges that Defendants have
17 been deliberately indifferent to his serious medical needs in violation of the Eighth Amendment
18 and have denied him his rights under the Equal Protection Clause with respect to “Cocci/Valley
19 Fever retention.” *See generally* Dkt. No. 1. Section 1391(b) of the United States Code, title 28,
20 provides that venue for a civil action is proper in either the judicial district in which any defendant
21 resides or in the judicial district in which a substantial part of the events or omissions giving rise
22 to the claim occurred. 28 U.S.C. § 1391(b). Plaintiff and Defendants reside in Corcoran,
23 California or in Sacramento California. The relevant events took place in Corcoran, California.
24 Corcoran is located in Kings County and Sacramento is located in Sacramento County. Both
25 counties lie within the venue of the Eastern District of California. *See* 28 U.S.C. § 84(b). Venue
26 therefore properly lies in the Eastern District. *See id.* § 1391(b).

27 //
28 //

Accordingly, IT IS ORDERED that, in the interest of justice and pursuant to 28 U.S.C. § 1406(a), this action be TRANSFERRED to the United States District Court for the Eastern District of California.

IT IS SO ORDERED.

Dated: 4/19/2022


HAYWOOD S. GILLIAM, JR.
United States District Judge

United States District Court
Northern District of California